## Katten

### **ARTICLE**



# TTAB Rules Sales to Single Customer Sufficient To Avoid Abandonment

### Published in Managing Intellectual Property

February 22, 2019

In *Mombacho Cigars SA v. Tropical Tobacco, Inc.*, the Trademark Trial and Appeal Board (TTAB) looked closely at whether a small amount of products bearing a particular trademark sold to a single customer is sufficient to rebut a claim that the trademark has been abandoned.

The submission of evidence of non-use of a trademark for three consecutive years constitutes a prima facie showing of abandonment. Mombacho Cigars claimed that Tropical Tobacco had only made nominal use of the MOMBACHO mark in that time. The evidence indicated that Tropical Tobacco made only limited sales of its' MOMBACHO-branded cigars and that such sales were made exclusively to one customer. As there is no law that "the owner of a trademark must reach a particular level of success, measured either by the size of the market or by its own level of sales, to avoid abandoning a mark," the petition to cancel the trademark registration was dismissed. This case is instructive on the amount of use of a mark that would be deemed sufficient to avoid abandonment and provide a strong basis for defending against a third-party challenger asserting abandonment.

Read "TTAB Rules Sales to Single Customer Sufficient To Avoid Abandonment" in its entirety.

#### **CONTACTS**

For more information, contact your Katten attorney or any of the following attorneys.



Bret J. Danow +1.212.940.6365 bret.danow@katten.com



Karen Artz Ash +1.212.940.8554 karen.ash@katten.com

Attorney advertising. Published as a source of information only. The material contained herein is not to be construed as legal advice or opinion. ©2025 Katten Muchin Rosenman LLP.

All rights reserved. Katten refers to Katten Muchin Rosenman LLP and the affiliated partnership as explained at <a href="katten.com/disclaimer">katten.com/disclaimer</a>.